

1 THE HONORABLE ANITA ESTUPINAN NEAL

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7 SQUAXIN ISLAND TRIBAL COURT
8 YOUTH COURT
9 SQUAXIN ISLAND RESERVATION

10 IN RE: INDIAN CHILD WELFARE:

Case No.: SQI – CI –
SQI – CI –

11 _____ DOB _____

12 AND _____ DOB _____

EX PARTE MOTION AND
ORDER AUTHORIZING EMERGENCY CHANGE
OF PLACEMENT

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16 This matter having come before the Court by and through its ICW Case Worker _____, on
17 an ex parte motion for an order authorizing a change in the foster case placement of _____ and
18 _____ without a hearing and without notification to the youth's birth mother _____, the foster
19 care providers _____ or the unknown father. ICW proposes to move the youth from their current
20 placement with _____ to a relative placement with _____.

21 The Court, having considered the evidence and testimony, having reviewed the pleadings on file and
22 otherwise being fully advised makes the following findings of fact and conclusions of law:

23 1. _____ alleges that the children have been physically and/or emotionally abused by
24 and in the care of the foster care providers.
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2. Her allegations are expressed in the police report prepared by Squaxin Island Police Officer _____ ICW believes _____ to be credible.

3. ICW referred _____ allegations to Child Protective Services and to the foster care licensor, the _____.

4. Each will conduct an investigation of _____ allegations.

5. Additionally, _____ alleged that she was abducted and raped. The _____ Sheriff's Office investigated _____ allegations and found them to be fabricated; however, the Sheriff's Office, at the suggestion of the Squaxin Island Police, investigated the allegations of abuse and was able to confirm that the foster care providers physically abused _____. Upon confirming the abuse, the Sheriff's Office contacted CPS and the children were immediately removed from the foster care providers. Please see the attached police report.

5. At the direction of ICW, the children were placed with relative _____, who lives on the Squaxin Island Reservation.

Therefore, based on the foregoing, it is hereby ORDERED:

1. An emergency change of placement from _____ to _____ is granted.

2. The youth shall remain in the physical custody of _____, _____, Shelton, Washington 98584.

3. _____ is authorized to provide all necessary medical, dental, educational and other care as recommended by the youth's health care providers.

4. _____ is bound by any previous Court orders; copies of such order shall be provided to her by the Court Clerk as convenient for the Court Clerk.

5. This Order shall be served on all parties. If any party objects to the entry of this Order, he or she may submit a written objection to the Court within seven days of the date on this Order; otherwise, this Order shall stand as entered on this date.

1 FAILURE TO COMPLY WITH ANY PROVISION OF THIS ORDER WITH ACTUAL OR
2 CONSTRUCTIVE NOTICE OF ITS TERMS CONSTITUTES CRIMINAL CONTEMPT OF COURT AND
3 IS SUBJECT TO FINE AND/OR IMPRISONMENT.
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5 So ordered this ___ day of _____ 2006

6 _____
7 Judge Anita Estupinan Neal
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9 _____
10 Presented by:
11 Print Name: _____
12 ICW Case Worker
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